SMALL CLAIMS CASE NO.:

ATTORNEY-CLIENT FEE DISPUTE (ATTACHMENT TO NOTICE OF ENTRY OF JUDGMENT) (Attach to Notice of Entry of Judgment)
 1. Trial after arbitration. A trial after arbitration of an attorney-client fee dispute a. is denied because (1) the arbitration award is binding. (2) plaintiff willfully failed to appear at the arbitration hearing.
b. is granted, and a trial (1) was held on (date): (2) will be held on (date):
2. Correction of award. The arbitration award is a. corrected as follows (specify):
 b. and in all other respects the award is confirmed as indicated below in item 4b. 3. Vacation of award. The arbitration award is vacated ("canceled").
 a. A new arbitration hearing is ordered before (1) new arbitrators. (See Code of Civil Procedure section 1287.) (2) the original arbitrators. (See Code of Civil Procedure section 1287.) The attorney and client are both ordered to appear at the new arbitration hearing.
b. No new arbitration hearing is ordered.
 4. Confirmation of award. The arbitration award is a. not confirmed. (1) The award is vacated under item 3 above. (2) The case is dismissed. (See Code of Civil Procedure section 1287.2.)
 b confirmed. (1) as made by the arbitrators. (A copy of the award is attached.) (2) as corrected in item 2 above. (A copy of the award is attached.)
5. Payment. a. The plaintiff defendant shall pay to plaintiff defendant (i) disputed fees and costs of: \$ (ii) costs of this proceeding of: \$
b. Neither the plaintiff nor the defendant shall pay the other anything.
 The county provides small claims advisor services free of charge.